TRANSMITTAL LETTER			DOCKET NUMBER: P-LJ 5144	
SERIAL NO: 10/057,813	FILING DATE: January 24, 2002	EXAMI Unass		GROUP ART UNIT: 1623
		Unass	igned	1623

TO COMMISSIONER FOR PATENTS

CERTIFICATE OF MAILING BY "EXPRESS MAIL"

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HEREBY CERTIFY THAT THIS PAPER OR FEE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE
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Seon 7. Dewey
(TYPED OR PRINTED NAME OF PERSON MAILING PAPER OR FEE)

Transmitted herewith are the following documents revenue the the above-identified application: connection with the above-identified application:

- April 26, 2002, regarding the Department of Energy.
- Executed Notice regarding the Department of Energy.
- Please charge my Deposit Account No. 03-0370 the amount of _. A duplicate copy of this sheet is enclosed.
- X The Commissioner is hereby authorized to charge payment of any fees associated with this communication or credit any overpayment to Deposit Account No. 03-0370. A duplicate copy of this sheet is enclosed.
- X The Commissioner is hereby authorized to charge to Deposit Account No. 03-0370 any fees under 37 CFR 1.17 which may be required under 37 CFR 1.136(a)(3) for an extension of time in any concurrent or future reply requiring a petition for extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

Mélanie K. Webster

Registration No. 45,201 CAMPBELL & FLORES LLP

4370 La Jolla Village Drive

7th Floor

San Diego, California 92122

858-535-9001

USPTO CUSTOMER NO. 23601

PATENT

Our Docket: P-LJ 5144

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Reed and Okada

Serial No.: 10/057,813

Filed: January 24, 2002

For: SURVIVIN-BINDING PROTEINS,) DATE OF DEPOSIT: June 7, 2002

ENCODING NUCLEIC ACIDS,

AND METHODS OF USE

Commissioner for Patents Washington, D.C. 20231

Sir:

) Group Art Unit: 1623

Examiner: Not yet assigned

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Attention: Licensing and Review (TYPED OR PRINTED NAME OR PERSON MAILING PAPER OR FEE)

COMMUNICATION

Responsive to the Notice mailed April 26, 2002, attached herewith is a statement from the inventor regarding the Department of Energy, and a copy of the Notice mailed April 26, 2002. A response to the Notice is due within 45 days. Accordingly, the response to the Notice is due June 10, 2002, and is being timely filed.

A statement from the inventors, John C. Reed and Kazuya Okada are attached herewith. The statement indicates that the inventors made and conceived the invention while employed at The Burnham Institute. The statement also indicates that the invention was not made or conceived in the course of, in connection with, or under terms of any contract with the Department of Energy.

Inventor:

Reed and Okada

Serial No.:

10/057,813

Filed:

January 24, 2002

Page 2

Applicant believes that the attached statement satisfies the requirements set forth in the Notice. If there are any questions, please call the undersigned agent or Cathryn Campbell.

Respectfully submitted,

June 7, 2002

Date

Melanie K. Webster

Registration No. 45,901

Telephone No.: (858) 535-9001 Facsimile No.: (858) 535-8949

CAMPBELL & FLORES LLP 4370 La Jolla Village Drive 7th Floor San Diego, California 92122 USPTO CUSTOMER NO. 23601

Document: EXECUTED NOTICE REGARDING

THE DEPARTMENT OF ENERGY

Attorney Docket No: P-LJ 5144

CERTIFICATE OF MAILING BY "EXPRESS MAIL"

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Printed Name of Person Mailing Paper or Fee

Signature of Person Mailing Paper or Fee





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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

CAMPBELL & FLORES	Washingt	on, D.C. 20231 ATTY, DOCKET NO.
FILING DATE	FIRST NAMED APPLICANT REED, ET AL.	P-LJ 5144
10/057,813 / 01/24/02	7	EXAMINER

CAMPBELL & FLORES LLP 4370 LA JOLLA VILLAGE DRIVE 7TH FLOOR SAN DIEGO, CA 92122

PAPER NUMBER ART UNIT PATENT & TRADE MAILED DATE MAILED:

DOCKETED

6-10-02

APR 2 6 2002

LICENSING & REVIEW

IF NO RESPONSE TO THIS NOTICE IS RECEIVED WITHIN FORTY-FIVE DAYS, A FORMAL REQUIREMENT WILL BE ISSUED

The "useful in the production or utilization of special nuclear material or atomic energy" as recited in 42 U.S.C. 218 The subject matter of this application appears to:

"have significant utility in the conduct of aeronautical and space activities" as recited in 42 U.S.C. 2457 (Nation

Accordingly, no patent can issue on this application unless applicant(s) file a statement (under oath or in the form of declaration as provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth can be provided by 27 CER 1 50) soming forth (1) the full forth Accordingly, no parent can issue on this application unless applicant(s) file a statement (under oath or in the form of declaration as provided by 37 CFR 1.68) setting forth (1) the full facts concerning the circumstances under which the invention was made and constituted and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (2) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the provided and (3) the relationship (if any) of the invention to the inve Aeronautics and Space Administration (NASA)). declaration as provided by 37 CFR 1.68) setting form (1) the full facts concerning the circumstances under which invention was made and conceived and (2) the relationship (if any) of the invention to the performance of any work unique contract or other arrangement with the Agency/ise). Noted above. On the reverse side of this form is an event or other arrangement with the Agency/ise). Noted above. invention was made and conceived and (2) the relationship (if any) of the invention to the performance of any work unany contract or other arrangement with the Agency (ies) noted above. On the reverse side of this form is an example for this statement. of an acceptable format for this statement. The language appearing in paragraphs III and/or IV of the example in appear if applicant is attempting to establish that he relationship (under item 6 should exist.) or an acceptable format for this statement. The language appearing in paragraphs in and/or appear if applicant is attempting to establish that no relationship (under item 2 above) exists.

If the invention disclosed in this application was developed under a contract, grant or cooperative agreement between Account and Account the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to the Agency indicated above and a person of the Agency indicated above and a person, small business or non-profit organization and rights to the invention have to determined by specific reference to 35 U.S.C. 202 in the contract, grant or cooperative agreement, then applicant not submit the statement described shall applicant more file a verified statement described shall applicant more file a verified statement described shall applicant more file as a statement described shall applicant more files as a statement described shall app unt submit the statement described above. Instead, applicant may file a verified statement (under oath or in the fo a declaration, 37 CFR 1.68) setting forth the information required by 35 U.S.C. 202(c)(6).

IF NO STATEMENT HAS BEEN RECEIVED WITHIN FORTY-FIVE DAYS OF THE MAIL DATE INDICATED AB IF NO STATEMENT HAS BEEN RECEIVED WITHIN FORTY-FIVE DAYS OF THE MAIL DATE INDICATED AS a formal requirement for statement will then be issued. No provision is made for extension of the statutory thirty-day is the remaining to the formal requirement and the normal for response to the formal requirement and the penalty for failure to file an acceptable and timely statem abandonment of the application. Therefore, applicants are strongly encouraged to submit a statement at this time in a void the incurred of a formal requirement.

IT IS IMPORTANT TO NOTE that the statement must accurately represent the property rights situation of the companion if and when the application is found allowable. Thus, if during property is a statement must accurately represent the property rights situation of the companion is found allowable. Thus, if during property rights are the companion in found allowable. invention is so altered or the property rights situation so changed as to impact the accuracy of a statement of the cituation and when the application is found allowable. to avoid the issuance of a formal requirement. invention is so altered or the property rights situation so changed as to impact the accuracy of a statement support of the property rights situation so changed as to impact the accuracy of a statement support of the property rights situation so changed as to impact the accuracy of a statement support of the property rights situation as the support of the property rights situation as the support of the property rights are support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the property rights are supported by the support of the support of the property rights are supported by the support of the property rights are supported by the support of the su earlier, a supplemental statement must be filed. Failure to submit such additional information where appropriate accuracy of a statement where appropriately a supplemental statement must be filed. be considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered a false representation of material facts and render the patent owner vulnerable to loss of patent riches considered and patent riches and render the patent owner vulnerable to loss of patent riches and render the patent owner vulnerable to loss of patent riches and render the patent owner vulnerable to loss of patent riches and riches an other sanctions as set forth in the statutes. The PTO will not review allowed applications for this possibil neighbor complying with the statutes rests with the applicants. and he directed to Licensing and Review at (703) 306-4191.

	The following is an example of an acceptable property rights statement. Statements of this type are, of course, only suitable for situations in which NO Agency funds or other considerations were involved in the making or conception of the invention. While this example is in the form of a declaration, a sworn document is equally acceptable.				
	I (We) John C. Reed				
	residing at 17044 El Camino Real, Rancho Santa Fe, California 92067 GOA.				
	declare:				
	That I (we) made and conceived the invention described and claimed in patent application: 2002				
	Serial Number 10/057,813 filed in the United States of America on January 24, 2002				
	titled SURVIVIN-BINDING PROTEINS, ENCODING NUCLEIC ACIDS, AND METHODS OF USE				
	(Check and complete either I or II below) . (Check III and/or IV below as appropriate)				
1	(For Inventors Employed by an Organization) That I(we) made and conceived this invention while employed				
	the invention is related to the work I am (we are) employed to perform and was made within the scope of my (our) employment duties; That the invention was made during working hours and with the use of facilities, equipment, materials, funds, information and services of The Burnham Institute. Other relevant facts are				
	—AND/OR—				
	That to the best of my (our) knowledge and belief (and/or) based upon information provided by of				
	II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are				
	undersigned inventor(s) declare further that all statements made herein of his or her (their) own knowledge are true that all statements made on information and belief are believed to be true and further that these statements are made the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under tion 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of application or any patent issuing thereon. The toffice Address 17044 E1 Camino Real, Rancho Santa Fe, California, 92067 U.S.A.P.O.Boxlet. The proof of Signature:				
l					



Post Office Address: __

(We) Kazuya Okada	Λ.		
sitizens of	DEC 2063		
esiding at 2842-101, Kaizu, Isahaya Ci	ey, Japan 854-0063		
declare:	LID IN I TO		
mat I (we) made and conceived the invention described ar	nd claimed in patent application: 2003		
That I first the source in the second	Ship Sol		
Serial Number 10/057, R13 filed in the Ur	nited States of America on January 143, 2002		
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(Check and complete either I or II below) .	(Check III and/or IV below as appropriate)		
1. (For Inventors Employed by an Organization) That (we) made and conceived this invention while employed	That to the best of my (our) knowledge and belief:		
by The Burnham Institute	III. The invention was not made or conceived in the		
he invention is related to the work I am (we are) employed	course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or		
o perform and was made within the scope of my (our)	for the benefit of the United States Atomic Energy		
imployment duties; That the invention was made during working hours and with the use of facilities, equipment,	Commission or its successors: Energy Research and		
naterials, funds, information and services of	Development Administration or the Department of En-		
The Burnham Institute Other relevant	ergy.		
lacts are	.4.8.48		
	-AND/OR-		
That to the best of my (our) knowledge and belief (and/or)	IV. The invention was not made (conceived or first ac-		
based upon information provided by	tually reduced to practice) under nor is there any relationship of the invention to the performance of any work under		
st:	any contract of the National Aeronautics and Space Administration.		
-OR	nangu dao, k		
II. (For Scil-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are			
The undersigned inventor(s) declare further that all statement	ents made herein of his or her (their) own knowledge are tru		
and that all statements made on information and belief are b with the knowledge that willful false statments and the like so	emerca to be true gira intrinsi finat trese statement at both, unde		
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the application or any patent issuing thereon.	,		
Olaine House	le.		
Inventor's Signature:			
	aya City, Japan 854 0063		
Date: (K.C) \$ 6/7/2002			
nventor's Signature:			